

DEPARTMENT OF COMMERCE

EXAMINER

Patent and Trademark Office **COMMISSIONER OF PATENTS AND TRADEMARKS**

Washington, D.C. 20231

APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO.

09/295,966

04/21/99

IKUDOME

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34503/WWM/A5

WM02/0130

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ART UNIT

2161

DATE MAILED:

01/30/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Application No.

09/295,966

Applicant(s

Koichiro, Ikudome et al.

Examiner

Office Action Summary

Pierre Eddy Elisca

Group Art Unit 2161



X Responsive to communication(s) filed on Apr 21, 1999	·
☐ This action is FINAL .	
Since this application is in condition for allowance except fo in accordance with the practice under Ex parte Quayle, 193	
A shortened statutory period for response to this action is set to is longer, from the mailing date of this communication. Failure application to become abandoned. (35 U.S.C. § 133). Extensi 37 CFR 1.136(a).	to respond within the period for response will cause the
Disposition of Claims	
X Claim(s) 1-29	is/are pending in the application.
Of the above, claim(s) none	is/are withdrawn from consideration
Claim(s)	
	is/are rejected.
Claim(s)	is/are objected to.
☐ Claims	are subject to restriction or election requirement.
Application Papers	
☑ See the attached Notice of Draftsperson's Patent Drawin	g Review, PTO-948.
☐ The drawing(s) filed on is/are object	ted to by the Examiner.
☐ The proposed drawing correction, filed on	is 🗆 approved 🗆 disapproved.
☐ The specification is objected to by the Examiner.	•
☐ The oath or declaration is objected to by the Examiner.	
Priority under 35 U.S.C. § 119	
Acknowledgement is made of a claim for foreign priority	
☐ All ☐ Some* ☐ None of the CERTIFIED copies o	f the priority documents have been
received.	- mark and
 received in Application No. (Series Code/Serial Nur received in this national stage application from the 	
*Certified copies not received:	international bardad (i or note 17.2/a)).
☐ Acknowledgement is made of a claim for domestic prioris	ty under 35 U.S.C. § 119(e).
Attachment(s)	
☑ Information Disclosure Statement(s), PTO-1449, Paper N	o(s). <u>4 and 5</u>
☐ Interview Summary, PTO-413	
☑ Notice of Draftsperson's Patent Drawing Review, PTO-94	18
☐ Notice of Informal Patent Application, PTO-152	
	TUE FOLLOWING DAGES
SEE OFFICE ACTION ON T	INE FULLUWING PAGES

Serial Number: 09/295,966

Art Unit: 2161



Examiner Pierre Eddy Elisca

United States Department of Commerce

Patent and Trademark Office

Washington, D. C 20231

DETAILED ACTION

- 1. This office action is in response to application serial number 09/295,966, filed on 04/21/1999 with a provisional application 60/084,014, filed on 05/04/1998.
- 2. Claims 1-29 are presented for examination.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Serial Number: 09/295,966 Page 3

Art Unit: 2161

4. Claims 1-29 are rejected under 35 U.S.C. 102 (b) as being anticipated by Shiva Corp.

Horowitz et al. (WO 96/05549).

As per claims 1, 8, 15, Horowitz discloses a system/method comprising:

a dial-up network server (or network server) that receives user IDs from user's computers (see.,

abstract);

a redirection server (a firewall or filter or gateway) to the dial-up network server, an authentication

accounting server connected to the database, the dial-up network server and the redirection server

(see., figs 1 and 2, col 3, lines 8-34, col 4, lines 1-34);

wherein the dial-up network server communicates a first user ID and a temporarily assigned network

address for the first user ID to the authentication accounting server (see., abstract, col 4, lines 23-34);

and

wherein the authentication accounting server accesses the database and communicates the

individualized rule set that correlates with the user ID and the temporarily assigned network address

to the redirection server (see., abstract, col 7, lines 1-34, col 9, lines 4-34).

As per claims 2-6, 9-13, 16-29Horowitz discloses the claimed limitation, wherein the

redirection server (or filter) further provides control over a plurality of data from the users'

computers as a function of the individualized rule set (see., abstract, col 9, lines 13-34).

Serial Number: 09/295,966

Art Unit: 2161

As per claims 7, 14, Horowitz discloses the claimed limitation, wherein the database entires

for a plurality of the plurality of users's IDs are correlated with a common individualized rule set

(see., abstract, col 8, lines 28-34, col 9, lines 24-34).

CONCLUSION

5. The prior art made of record and relied upon is considered to applicant's disclosure.

1. WO 98/26548

Li et al.

This patent relates to an Internet access device uses an automatic configuration process to

handle the task of configuring the Internet access device at a consumer site for communication with

the Internet (see., abstract).

2.EP 0854621A1

Zenchelsky, Daniel N.

This patent teaches a system and method for providing peer-level access control on networks

that carry packets of information, each packet having a 5-tuple having a source and destination

address, a source and destination port, and a protocol identifier (see., abstract)

6. Any inquiry concerning this communication from the examiner should be directed to Pierre

Eddy Elisca at (703) 305-3987. The examiner can normally be reached on Monday, Tuesday, and

Wednesday from 5:30AM. to 6:00PM.

Page 4

Art Unit: 2161

If any attempt to reach the examiner by telephone is unsuccessful, the examiner's supervisor, James Trammell can be reached on (703) 305-9769.

Any response to this action should be mailed to:

Commissioner of patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 308-9051, (for formal communications intended for entry)

OR:

(703) 305-3718 (for informal or draft communications, pleased label

"PROPOSED" or DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA.,

Sixth floor (receptionist.)

SUPERVISORY PATENT EXAMINE
TECHNOLOGY CENTER 2100

Pierre Eddy Elisca

Patent Examiner

January 22, 2001